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7	KENU, INC.		
8	UNITED STAT	ES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	KENU, INC.,	Case No. 14-CV-04113-JD	
12	Plaintiff,	[PROPOSED] ORDER GRANTING	
13	v.	KENU'S MOTION FOR DEFAULT JUDGMENT	
14	EBAY INC. et al.,	[Fed. R. Civ. P. 55(b)]	
15	Defendants.		
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This matter has come before the Court on Kenu's Motion for Default Judgment against defendants Ali Chance (originally sued as eBay user known as "ayagroup"), Vladislav Doroshenko (originally sued as eBay user known as "allyexporter"), and LGC Gas Equipment (HK) Co., Limited (together, "Defendants"). Dkt. No. 96. After considering the papers and all evidence submitted, and after considering the factors discussed in *Eitel v. McCool*, 782 F.2d 1470, 1471-72 (9th Cir.1986),

IT IS ORDERED that Kenu's Motion for Default Judgment is **GRANTED**, and that judgment will be entered against Defendants for each of Kenu's claims for relief.

A permanent injunction is hereby entered against Defendants as follows:

- a. Enjoining and restraining Defendants, their officers, agents, servants, representatives, employees, attorneys, parents, subsidiaries, affiliates, related companies, partners, successors, predecessors, assigns and all persons acting for, with, by, through or under them, and each of them, from:
 - i. manufacturing, shipping, selling, offering for sale, exposing for sale, holding for sale, advertising, or promoting or otherwise moving, storing or disposing of in any manner any device for holding electronic products that are alleged to infringe Kenu's U.S. Design Patent No. D960,707 (the "'707 patent"), or to falsely bear the product design trade dress of the Kenu AIRFRAME product (the "Kenu Trade Dress"), or bearing the names "WINDFRAME", "AiIRFRAME", or "AIRFRAME", or any reproduction, counterfeit, copy or colorable imitation of same;
 - ii. using the designs of the '707 Patent, the Kenu Trade Dress, or the "AIRFRAME" trademark, or any reproduction, counterfeit, copy, or colorable imitation thereof, in connection with the distribution, advertising, offer for sale, exposure for sale, and/or sale of merchandise not the genuine products of Kenu;
 - iii. using the designs of the '707 Patent, the Kenu Trade Dress, or the"AIRFRAME" trademark, or any reproduction, counterfeit, copy or colorable

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1		imitation thereof in connection with the www.ebay.com website, other online	
2		services or activities, or any other goods or services not the genuine products	
3		of Kenu, in a manner that is likely to cause confusion, mistake, deception, or	
4		public misunderstanding that such website, other online services or activities	
5		or other goods or services are produced or provided by Kenu, or are	
6		sponsored or authorized by or in any way connected or related to Kenu;	
7	iv.	passing off, inducing or enabling others to sell or pass off any products that	
8		infringe the '707 Patent, the Kenu Trade Dress, or the "AIRFRAME"	
9		trademark;	
10	v.	operating and/or hosting any website or webpage, or otherwise providing	
11		services enabling the sale, exposure for sale, or offer for sale of any products	
12		that infringe the '707 Patent, falsely bear the Kenu Trade Dress, or infringe	
13		the "AIRFRAME" trademark; and	
14	vi.	otherwise infringing the '707 Patent, Kenu Trade Dress, or "AIRFRAME"	
15		trademark, or infringing other Kenu intellectual property, damaging Kenu's	
16		goodwill or otherwise competing unfairly with Kenu in any manner;	
17	Defendan	ts are hereby given further notice they shall be deemed to have actual notice of	
18	the issuance and terms of such Permanent Injunction and any act by them or any one of them in		
19	violation of any of the terms thereof may be considered and prosecuted as contempt of this		
20	Court.		
21	IT IS FURTHER ORDERED, that in accordance with 35 U.S.C. § 289(2), Kenu is		
22	entitled to statutory damages in the amount of \$250 from each of the Defendants for		
23	infringement of the '707 patent.		
24	IT IS SO	ORDERED.	
25	Dated: October 1	2, 2016	
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27		United States District Judge	
28		James Donato	